City of Las Vegas

Agenda Item No.: 79.

AGENDA SUMMARY PAGE CITY COUNCIL MEETING OF: JANUARY 3, 2007

DEPARTMENT: CITY CLERK

SUBJECT:

Any items from the afternoon session that the Council, staff and /or the applicant wish to be stricken or held in abeyance to a future meeting may be brought forward and acted upon at this time

Motion made by GARY REESE to Withdraw without Prejudice Item 91 [SUP-16246], Item 92 [SDR-12922], Item 93 [ZON-15031], Item 94 [SDR-15030]; HOLD IN ABEYANCE Item 100 [VAR-16505], Item 118 [SUP-17729], Item 119 [SDR-17731] and Item 124 [ROC-18341] to 1/17/2007; Item 105 [SDR-17298] to 2/07/2007; STRIKE Item 103 [SDR-15747]; TABLE Item 102 [RQR-17098], Item 117 [RQR-17518] and Item 123 [VAC-16295]

Passed For: 7; Against: 0; Abstain: 0; Did Not Vote: 0; Excused: 0 LOIS TARKANIAN, LAWRENCE WEEKLY, LARRY BROWN, OSCAR B. GOODMAN, GARY REESE, STEVE WOLFSON, STEVEN D. ROSS; (Against-None); (Abstain-None); (Did Not Vote-None); (Excused-None)

Minutes:

MARGO WHEELER, Director of Planning and Development Department, explained that Item 102 [RQR-17098] and Item 117 [RQR-17518] are required reviews that may be tabled due to the adopted ordinance. ATTORNEY PAUL LARSEN, verified that tabling these items would not affect the ability for the billboards to remain.

BOB BROKAW, 3031 Scenic Valley Way, Henderson, appeared on behalf of the applicant and announced he would withdraw without prejudice Item 91 [SUP-16246] and Item 92 [SDR-12922], but move forward with Item 90 [MOD-12919]. COUNCILMAN WEEKLY asked MR. BROKAW to contact his office to discuss concerns relating to these items.

CITY CLERK BARBARA JO RONEMUS explained that Item 103 [SDR-15747] was originally held to 1/17/2007 and incorrectly placed on this agenda. Therefore, the item needs to be stricken and will be on the 1/17/2007 City Council agenda.

COUNCILMAN WEEKLY stated that the applicant for Item 121 [SUP-17716] was present, but had to return to work, and asked if he needed to be present to hear the item. ASSISTANT CITY ATTORNEY BRYAN SCOTT informed COUNCILMAN WEEKLY that as long as the applicant was in agreement with the existing conditions, the item could be heard.